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April 6, 2007

VIA ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
Wireline Competition Bureau – CPD – 214 Appls.
P.O. Box 358145
Pittsburgh, PA 15251-5145

Re: Supplement to Application of Florida Digital Network, Inc. d/b/a FDN
Communications for a Transfer of Control of Companies Holding Blanket
Domestic Authorization, WC Docket No. 07-58

Dear Ms. Dortch:

Florida Digital Network, Inc. d/b/a FDN Communications, FDN Holdings, LLC and
NuVox, Inc. (collectively, “Applicants”) hereby file the supplement to the above-referenced application
regarding a transfer of control of Florida Digital Network, Inc. d/b/a FDN Communications. This filing is
being made as per the request of Commission staff.

Should you have any questions with respect to this filing, please contact Melissa Conway
at (202) 342-8552.

Respectfully Submitted,



Katherine Barker Marshall

Enclosures

cc: Gail Cohen, Wireline Competition Bureau

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)	
)	
FDN HOLDINGS, LLC,)	
)	
FLORIDA DIGITAL NETWORK, INC. D/B/A)	WC Docket No. 07-58
FDN COMMUNICATIONS)	
)	
AND)	
)	
NuVOX, INC.)	
)	
Application for Consent to Transfer Control)	
of Companies Holding International)	
Authorization and Blanket Domestic)	
Authorization Pursuant to Section 214 of the)	
Communications Act of 1934, as Amended)	

SUPPLEMENT TO APPLICATION

On March 26, 2007, FDN Holdings, LLC (“Holdings”), Florida Digital Network, Inc. d/b/a FDN Communications (“FDN”), Southern Digital Network, Inc. d/b/a FDN Communications (“SDN”), NuVox Transition Subsidiary, LLC¹ (“FDN LLC”) and NuVox, Inc. (“NuVox”) (collectively, “Applicants”) filed a request for authority to consummate a merger transaction resulting in the transfer of control of FDN and SDN from their existing parent, Holdings, to NuVox (“Application”). Pursuant to Staff request, the Applicants hereby supplement their Application with the following information:

(1) Because of the fact that M/C Partners Entities currently owns greater than 10% of the outstanding membership interests in Holdings as well as greater than 10% of

¹ This newly-formed entity will change its name to “FDN, LLC d/b/a FDN Communications” at closing.

the total outstanding stock of NuVox, NuVox and its wholly-owned subsidiaries currently are considered affiliates of Holdings and its wholly-owned subsidiaries.

(2) On p. 4 of the Application, the Applicants state that “[t]hrough its operating subsidiaries, NuVox has operations in 48 markets throughout 16 contiguous Midwestern and Southeastern states.” It is correct that NuVox, through its operating subsidiaries, provides services in 16 states (Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, Tennessee, Arkansas, Illinois, Indiana, Kansas, Missouri, Ohio and Oklahoma). In addition, a subsidiary of NuVox, NewSouth Communications of Virginia, Inc., is authorized to provide telecommunications services in Virginia, but it is not operational and does not provide service in Virginia.

(3) On p. 5 of the Application, the Applicants state that: “Currently, there are three (3) investors or affiliated investor groups that hold 10% or more of the total outstanding stock of NuVox: (1) NSHI Ventures LLC (“Ventures”); (2) Wachovia Corporation and affiliated entities (“Wachovia”); and (3) M/C Venture Partners V, L.P. and affiliated entities (“M/C Partners Entities”).” The specific ownership descriptions and citizenship information about Ventures and M/C Partners Entities is provided on pp. 13-15 of the Application. The description of Wachovia is as follows:

Wachovia. Wachovia Corporation (“Wachovia”) is a corporation formed under the laws of the state of North Carolina. Wachovia is a multi-bank holding company whose address is One Wachovia Center, 301 South College Street, Charlotte, NC 28288-0732. Wachovia holds these interests through eight (8) direct or indirect subsidiaries, all of whom are owned and ultimately controlled by Wachovia: Wachovia Capital Partners, Inc. (“WCP”) (4.62 percent); Wachovia Capital Investments, Inc. (“WCI”) (.01 percent);

Wachovia Bank, National Association (“WBNA”) (.56 percent); Wachovia Capital Partners 1998-II, LLC f/k/a First Union Merchant Banking 1998-II, LLC (“WCP 1998”) (.03 percent); Wachovia Capital Partners 1999-II, LLC f/k/a First Union Merchant Banking 1999-II, LLC (“WCP 1999”) (.07 percent); Wachovia Capital Partners 2001, LLC (“WCP 2001”) (.03 percent); Wachovia Capital Partners 2002, LLC (“WCP 2002”) (.34 percent); and Wachovia Capital Partners 2003 (“WCP 2003”) (5.88 percent). WCI is a Georgia corporation; WBNA is a national banking association (U.S.); WCP is a Virginia corporation; and WCP 2001, WCP 2002, WCP 2003, WCP 1998, and WCP 1999 are all North Carolina limited liability companies. The principal business of WBNA is banking; the principal business of the remaining subsidiaries is investment. The address of all subsidiaries is the same as Wachovia. There are no 10 percent or greater shareholders of Wachovia.

Currently, Ventures holds 17.6% of the total outstanding stock of NuVox; Wachovia holds 11.6% of the total outstanding stock of NuVox; and M/C Partners Entities holds 10.1% of the total outstanding stock of NuVox.

Post-close, as a result of the issuance of new shares of NuVox stock to the current shareholders of FDN under the terms of the Agreement and Plan of Merger, Wachovia will no longer hold more than 10% of the total outstanding stock of NuVox. Wachovia’s interest will drop to 8.3%. As noted on pp. 13-15 of the Application, M/C Partners Entities’ interest will increase to 28.1% of the total outstanding stock of NuVox, and Ventures interest will decrease to 11.5% of the total outstanding stock of NuVox.

The Applicants respectfully submit that the public interest, convenience, and necessity would be furthered by grant of this Application.

Respectfully submitted,

A handwritten signature in cursive script, reading "Katherine Barker Marshall".

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Date: April 6, 2007